

purchaser, or purchasers of the said property, and to him, her or them, the property
 to him, her or them sold, free, clear, and discharged of all claim of the parties to this
 cause, and of any person or persons claiming by, from, or under them and the said Trustee-
 sa, shall bring into this Court the money arising on such sale or sales, and the bonds
 which may be taken for the same, to be disposed of under the direction of this Court, af-
 ter deducting therefrom the costs of this suit, and such commission to the said Trustees
 as the Court shall think proper to allow, on consideration of the skill, attention and
 fidelity wherewith they shall appear to have discharged their trust.

(Filed August 27, 1924)

Hammond Urrar

PETITION AND REPORT OF SALE.

| | | |
|-----------------------|---|--------------------------|
| Lillie H. Cronise, | " | No. 10,989 Equity. |
| va. | " | In the Circuit Court for |
| Della Cronise, et al. | " | Frederick County. |

-----0-----

TO THE HONORABLE JUDGES OF SAID COURT;

The Petition and Report of Syles of William M. Storm and Homer D. Kepner, Trustees in the above cause, respectfully show:-

FIRST: That your Petitioners pursuant to the Decree of your Honorable Court passed in the above entitled cause, qualified by executing their bond as required by said Decree and thereupon proceeded to advertise the real estate mentioned in these proceedings and decreed to be sold by advertisement inserted in the "Daily News" and "Post" newspapers published in Frederick County, for more than three weeks previous to the day of sale, a printer's certificate of which is filed herewith marked Exhibit No. 1, and by hand bills generally distributed throughout the County.

And pursuant to said notice your Petitioners did attend at the Court House Door in Frederick, Frederick County, Maryland, at the time and place mentioned in said notice and Advertisement of Sale and then and there offered the real estate decreed and advertised to be sold at public sale to the highest bidder according to the terms of said Decree in the following manner, to-wit:-

Your Petitioners first offered the first described tract of land mentioned in said notice of sale containing one hundred fourteen acres and thirty-nine square perches of land, more or less, and then and there sold the same to J. C. Jamison, at and for the sum of One Hundred Seventeen Dollars and Fifty (\$117.50) Cents per acre, totaling Thirteen Thousand Four Hundred Twenty-Three Dollars and Sixty-Four (\$13,423.64) Cents, he being the highest and best bidder therefore, taking his certificate of purchase for the amount of the purchase money, which is filed herewith marked Exhibit No. 2.

Your Petitioners next offered the second described tract in said notice of sale containing one hundred thirty-four acres and thirty-two perches of land, more or less, and then and there sold the same to G. Raymond Crum, at and for the sum of One Hundred Twenty Five Dollars and Fifty (\$125.50) Cents per acre, totaling Fifteen Thousand Five Hundred Eighty-Seven Dollars and Ten (\$15,587.10) Cents, he being the highest and best bidder therefore, taking his certificate of purchase for the amount of the purchase money, which is filed herewith marked Exhibit No. 2.

Your Petitioners next offered the third tract of land mentioned in said notice of sale containing twenty-four acres of land, more or less, and then and there sold the same to Charles L. Mann, at and for the sum of One Hundred Forty-Four (\$144.00) Dollars, he being the highest and best bidder therefore, taking his certificate of purchase for the amount of the purchase money which is filed herewith marked Exhibit No. 2.